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SUPPLEMENTAL

ODECLARATION FOR UTILITY

OR DESIGN

PATENT APPLICATION

(37 CFR 1.67)

Attorney Docket Number	34 Tomoran mesan politica a Dricon consider A A	7 Commo(30 000)	· Curane a.
First Named Inventor	Harris, 7	rerry I	٠ ، ،
-	COMPLETE IF KNOWN		
Application Number	10/719,459		·
Filing Date	11/21/2003	*************************************	
Art Unit	3626		
Examiner Name	Gottschalk,	Martir	ı A.

I from the declare that:							
Each inventor's residence, mailing address, and citizenship are as stated below next to their name.							
I balleve the inventor(a) named below to be the original and first inventor(a) of the subject matter which is claimed and for which o patent is sought on the invention contribed:							
MARKET DRIVEN HEALTH CARE SYSTEM							
the specification of which							
is atteched hereto							
. OR							
Was filed on (NeW/DD/YYY) November 21, 2003 as United States Application Number or PCT International							
Application Number 10/719,459 and was amended on (WW/DDYYY) 3/30/2005 I hereby declare that the subject matter of the X attached amendment filed on the invention and was invented before the filing date of the original application, above identified for such invention.							
I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment specifically referred to above.							
I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT International filing date of the continuation-in-part application.							
I hereby claim foreign priority benefits under 35 U.S.C. 118(e)-(d) or (i), or 355(b) of any foreign application(a) for patent, inventor's or plant breader's rights certificate(a), or 385(a) of any PCT international application which designated at least one country other than the United States of America, fisted below and have also identified below, by checking the box, any foreign application for patent, inventor's or plant breader's rights certificate(a), or of any PCT international application having a filing data before that of the application on which priority is claimed.							
Prior Foreign Application Country Foreign Filing Date Priority / Certified Copy Attached? Number(s) (NW/DD/YYYY) Not Claimed YES NO							
Additional foreign application numbers are Boted on a supplemental priority data sheet PTO/SB/028 attached hereto.							

[Page 1 of 2]
This collection of information to required by 35 U.S.C. 115 and 37 CFR 1.63. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidenticity is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is softmated to take 21 minutes to complete, including activating, properting, and submitting the completed application form to the USPTO. Time will very depending upon the individual exce. Any comments on the amount of time you require to complete this form end/or suggestions for reducing this burden, should be cont to the Chief information Criteria. U.S. Patent and Tradomerk Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1460. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1460.

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PTO/SB/04 (08-03)

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Under the Precreatic Reduction Act of 1895, no sement are required to request to perfectly at information unlocal displays a valid OMB central number.

supplemental declaration — utility or design patent application

Direct all correspondence to:	Customer Number			O≈ X Con	raspondence eddrese below		
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I haraby declare that all obtainments made harain of my own knowledge are true and that all statements made on information and balled are believed to be true; and further that these statements were made with the knowledge that willful false attainments and the like so made one punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false attainments may joopandize the validity of the application or any patent issued thereon.							
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Additional invantors or a lagal representative are being named on thesupplemental sheet(s) PTO/SB/ 02A or 02LR attached hareto.							